							34-440
ATTORNEY OR P.	ARTY WITHOUT ATTORNEY (Name, State Ba	r number, and address):			FO	R COURT USE ONLY	
<u></u>							
1	HONE NO.:	FAX NO. (Optional):					
E-MAIL ADDRESS							
ATTORNEY FO							
	OURT OF CALIFORNIA, COUNTY	OF					
	ADDRESS:						
	ADDRESS:						
CITY AND							
+	ICH NAME:				1		
CHILD'S	S NAME:						
FINDIN	NGS AND ORDERS AFTER	18-MONTH PERMAI	NENCY HEA	ARING	CASE NUMBER:		
	(Welf. & Inst	t. Code, § 366.22)					
	month permanency hearing		_				
a. Date:		e.	Court reporte				
b. Departi		f.	Bailiff (name	-			
c. Judicial	l officer (name):	g.	Interpreter (I	name and la	anguage):		
d. Court c	clerk <i>(name):</i>						Appointed
b Dorty /	nama).		Procent	Attorney (namal:	_	
h. <u>Party (/</u>			Present	Attorney (<u>name).</u>	Present	today
(1) Ch							
(2) Mo							
	ther—presumed:						
(4) Fa	ther—biological:						
(5) Fa	ither—alleged:						
(6) Le	gal guardian:						
	dian custodian:						
` '	e facto parent:						
	ounty agency social worker:		一			一	一
	her (specify):						Ħ
(10) 31	ner (apaeny).						
 Others 	present in courtroom:						
(1) Cou	urt Appointed Special Advocate	(CASA) volunteer (nam	ne):				
(2) Oth	ner (name):						
(3) Oth	ner <i>(name):</i>						
2. The court	t has read and considered and	d admits into evidence	:				
а. 🗀	Report of social worker dated:						
b. 🗀	Report of CASA volunteer date	d:					
	Other (specify):						
	Other (specify):						
BASED ON T	HE FOREGOING AND ON ALL	OTHER EVIDENCE R	ECEIVED, TI	HE COURT	FINDS AND O	RDERS:	
3. a. 🔲 I	Notice of the date, time, and loc	ation of the hearing was	s given as reg	uired by law	٧.		
	For child 10 years of age or ol					or her right to	
	attend the hearing.						

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	HILD'S NAME:	CASE NUMBER:				
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4.	 a. The child is may be an Indian child, and notice of the proceed was provided as required by law. Proof of such notice was filed with this court. b. There is reason to believe that the child may be of Indian ancestry, and notice of Bureau of Indian Affairs as required by law. Proof of such notice was filed with the 	· · · · · · · · · · · · · · · · · · ·				
5.	A Court Appointed Special Advocate is appointed for the child.					
6.	Paternity					
	a. The court inquired of the mother others (names and relationship	os):				
as to the identity and address of all presumed or alleged fathers. All alleged fathers present during the hearin not previously submitted a <i>Statement Regarding Paternity (Juvenile Dependency)</i> (form JV-505) were provided ordered to complete form JV-505 and submit it to the court.						
	 b. The clerk of the court is ordered to provide the notice required by Welf. & Inst. C (1) alleged father (name): (2) alleged father (name): (3) alleged father (name): 	ode, § 316.2 to				
	visements and waivers The court has informed and advised the					
	mother biological father legal guardian child presumed father other (specify):					
	of the following: the right of each parent or guardian and the child to be present and to be rethe proceedings and, if any of these parties is financially unable to retain counsel, any right to the court's right to seek reimbursement; the right to assert the privilege against self-incrit cross-examine the persons who prepared the reports or documents submitted to the court to testify against the parent, legal guardian, or Indian custodian; the right to subpoena with on one's own behalf.	t to appointed counsel that exists, subject mination; the right to confront and by the petitioner and the witnesses called				
8.	The mother biological father legal guardian presumed father alleged father lndian custodian other (specify):					
	has knowingly and intelligently waived the right to a court trial on the issues, the right to self-incrimination, the right to confront and cross-examine adverse witnesses, the right to sright to present evidence on his or her own behalf.					
Si	blings					
9.	The child does not have siblings under the court's jurisdiction.					
10	The child does have siblings under the court's jurisdiction. a. The nature of the relationship between the child and the child's siblings is (1) stated on the record. (2) described in the social worker's report. (3) other (specify):					

CHILD'S	NAM	1E:								CASE NUMBER:	
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10.	b.	(1)			veloping or maint (name):	aining the sik	oling relationship	with the	, -,	named below is appropriate.	
				(b)				(e)	(name):		
				(c)	(name):			(f)	(name):		
		(2)	\neg			aining the sib	oling relationship			named below is not appropriate.	
		` , _		(a)				(d)	(name):		
				(b)				(e)	(name):		
				(c)				(f)	(name):		
		(3) 7	he b		for the finding in	this item b is		()	(1.0.1.0).		
			a) [stated on the red						
			b) [\equiv	described in the	social worke	r's report.				
		(c) [other (specify):						
	C.	The in	npact	of th	ne sibling relatior	ships on the	child's placemen	t and pla	anning fo	r legal permanence is	
		(1)	-		ed on the record.	·	•	•	· ·	9	
		(2)		desc	cribed in the socia	al worker's re	port.				
		(3)		other	r (specify):						
11.	Th	e child	and	all oʻ	f the child's sib	linas under 1	the court's iuris	diction	are place	ed together in the same home.	
		o oa	unu	u o.		go amaoi (u.o piao	ou togothor in the cume nome.	
12.	Th	e child	and	all oʻ	f the child's sih	lings under t	the court's juris	diction	are not n	placed together in the same hon	ne
12							nild and the follow				iic.
	a.				d's siblings:	place the ch	iliu ariu trie ioliow	ii ig sibii	ngs logei	uiei.	
			(')		(name):			(d)	(name):	:	
					(name):			(e)	(name):	.	
					(name):			(f)	(name):	:	
			(2)	. ,	'	d and these s	siblings are not pla	aced to	gether an	d the efforts being made to do so	are
				(a)		n the record.					
				(b)			al worker's report.				
				(c)	other (sp	pecify):					
	b.		Effo	rts to	place the child	with the follow	wing siblings are	not appr	opriate.		
	~.				d's siblings:		g c.cgc a.c.	iot app.	opato.		
				(a)	(name):						
				(b)	(name):						
				(c)	(name):						
			(2)				the child with thes	se siblin	gs are no	ot appropriate are	
				(a)		the record.					
				(b)			al worker's report.				
				(c)	other (sp	есіту):					
	c.		The	freq	uency and natur	e of the visita	tion between the	child an	d child's	siblings who are not placed togetl	ner are
			(1)		stated on the						
			(2)		described in th	ne social worl	ker's report.				
			(3)		other (specify)) <i>:</i>					

CHILD'S NAME:	CASE NUMBER:							
Efforts	· · · · · · · · · · · · · · · · · · ·							
13. The county agency								
a. has b. has not								
complied with the case plan by making reasonable efforts to return the child to a safe home through the provision of reasonable services designed to aid in overcoming the problems that led to the initial removal and continued custody of the child, and by making reasonable efforts to complete whatever steps are necessary to finalize the permanent placement of the child.								
making reasonable enorts to complete whatever steps are necessary to imanze the pen	manerit placement of the child.							
programs designed to prevent the breakup of this Indian family, and the	a. by clear and convincing evidence active efforts were made to provide remedial services and rehabilitative programs designed to prevent the breakup of this Indian family, and these efforts were unsuccessful.							
 b. Lactive efforts were not made to provide remedial services and rehabilit breakup of this Indian family. 	ative programs designed to prevent the							
15. The following persons have made the indicated level of progress toward alleviatin necessitating placement:	ng or mitigating the causes							
None <u>Minimal</u> Adequate	Substantial Excellent							
a. Mother								
b. Presumed father Biological father Biological father	H							
d. Legal guardian								
e. Indian custodian								
f. Other (specify):								
16. Child 16 years of age or older:								
a. The services set forth in the case plan include those needed to assist the	ne child in making the transition from							
	foster care to independent living.							
 The services set forth in the case plan do not include those needed to assist the child in making the transition from foster care to independent living. 								
c. To assist the child in making the transition to independent living, the agency must add to the child case plan								
and provide the services (1) as stated on the record.								
(2) as follows:								
17. Placement and services are ordered as set forth in (check appropriate box and attack	•							
a. Lighteen-Month Permanency Attachment: Child Reunified (Welf. & Inst. Code and incorporated by reference.	e, § 300.22) (IOIIII 3V-441), WIIICH IS allached							
 b. Lighteen-Month Permanency Attachment: Reunification Services Terminated JV-442), which is attached and incorporated by reference. 	I (Welf. & Inst. Code, § 366.22) (form							
18. Contact with the child is ordered as set forth in (check appropriate box and at								
 a. Visitation Attachment: Parent, Legal Guardian, Indian Custodian, Other Important Person (form JV-400). b. Visitation Attachment: Sibling (form JV-401). 								
c. Visitation Attachment: Grandparent (form JV-402).								
19. All prior orders not in conflict with this order remain in full force and effect.								

			JV-440
CHILD'S NAME:		CASE NUMBER:	
20. Other findings and orders: a. See attached. b. (Specify):			
21. The next hearing is scheduled as follows:			
Hearing date: Time:	Dept:	Room:	
 a. In-home status review hearing (Welf. & b. Selection and Implementation hearing (\(\) c. Postpermanency hearing (Welf. & Inst. \(\) d. Other (specify): 	Welf. & Inst. Code, § 366	.26)	
22. The petition is dismissed. Jurisdiction of the coun further representation.	rt is terminated. All appoi	nted counsel are relieved of the d	luty to provide
23. Number of pages attached:			
Date:	JUDGE [JUDGE PRO TEMPORE COMMISSIONER	REFEREE